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7	UNITED STATES DISTRICT COURT		
8	NORTHERN DISTRICT OF CALIFORNIA		
9	SAN FRANCISCO DIVISION		
10			
11	TECHNOLOGY PROPERTIES LIMITED LLC, et al.,	CASE NO. 3:12-cv-03863-VC	
12	Plaintiffs,	STIPULATION AND [PROPOSED] ORDER EXTENDING TIME TO	
13	VS.	DISCLOSE INVALIDITY CONTENTIONS	
14	BARNES & NOBLE, INC.,	CONTENTIONS	
15	Defendant.		
16	Defendant.		
17	<u>STIPULATION</u>		
18	Pursuant to Civil L.R. 6-2 and 7-12, Defendant Barnes & Noble, Inc. ("Barnes & Noble")		
19	and Plaintiffs Technology Properties Ltd., Patriot Scientific Corp., and Phoenix Digital Solutions		
20	(collectively "Plaintiffs") hereby stipulate and request an order from the Court extending by one		
21	week the time for Barnes & Noble to serve its invalidity contentions and accompanying document		
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23			
24	Shortly after this case was filed, the Court stayed the case pursuant to 28 U.S.C. § 1659(a		
25	and its inherent authority. As a result, the time for serving infringement contentions and invalidity		
26	contentions was tolled. After this Court li	fted the stay, the parties agreed to exchange	
27	infringement contentions on July 22, 2014 an	d invalidity contentions on September 5, 2014.	
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1	These dates were submitted to the Court in the Joint Case Management Statement filed on July 1		
2	2014 (D.E. 28).		
3	Barnes & Noble requests a one-week extension of time until September 12, 2014 to serve		
4	its invalidity contentions and accompanying document production in order to enable it to more		
5 6	fully present its contentions. Plaintiffs stipulate to Barnes & Noble's requested extension.		
7	As required by Civil I R 6.2 the parties state that other than the adjustments made		
8			
9	in this case. The requested extension would not affect any pending deadlines in the case.		
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11	DATED: September 4, 2014 Respectfully submitted,		
12	QUINN EMANUEL URQUHART &		
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16	By <u>/s/ David Eiseman</u> By <u>and Eiseman</u> David Eiseman		
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19	9 AGILITY IP LAW		
20			
21	James Otteson		
22 23	Autoriteys for Frankfirs Technology Properties		
24	Solutions		
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28	2 Cosa No. 2:12 or: 028	62 NC	